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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
08/899,410	07/23/1997	DEANE E. GALLOWAY		7052	
75	90 06/11/2002				
MARGATET M. DUNCAN			EXAMINER		
227 WEST MO	, WILL & EMERY NROE STREET		DYE, RENA		
CHICAGO, IL	00000		ART UNIT	PAPER NUMBER	
			3627		
			DATE MAILED: 06/11/2002	DATE MAIL ED: 06/11/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati p N		Applicant(s)				
	Applicati n N	,	Applicant(s)				
Office Action Summany	08/899,410		GALLOWAY ET AL	· ~			
Office Action Summary	Examin r		Art Unit	\			
TI MANUALO DATE ASALI	Rena L. Dye		3627				
The MAILING DATE of this communication app Period for Reply	pears in the cove	r sneet with th	correspondence add	ress			
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute  - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, how y within the statutory m will apply and will expire, cause the application	vever, may a reply be t inimum of thirty (30) da s SIX (6) MONTHS from to become ABANDON	imely filed  ays will be considered timely.  m the mailing date of this cor  ED (35 U.S.C. § 133).	nmunication.			
1) Responsive to communication(s) filed on 01 I	<u> May 2002</u> .						
2a) This action is <b>FINAL</b> . 2b)⊠ Th	nis action is non-	inal.					
3) Since this application is in condition for allows closed in accordance with the practice under Disposition of Claims	ance except for t Ex parte Quayle	ormal matters, p , 1935 C.D. 11,	prosecution as to the 453 O.G. 213.	merits is			
4) ☐ Claim(s) 22-44 is/are pending in the application	on.						
4a) Of the above claim(s) is/are withdra		ration.					
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>22-44</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	or election require	ement.					
Application Papers							
9)☐ The specification is objected to by the Examine							
10) ☐ The drawing(s) filed on is/are: a) ☐ acce							
Applicant may not request that any objection to the							
11) The proposed drawing correction filed on			roved by the Examine	r.			
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Ex	kaminer.		•				
Pri rity under 35 U.S.C. §§ 119 and 120			(-) (-1) (4)				
13) Acknowledgment is made of a claim for foreign	n priority under 3	15 U.S.C. § 1190	(a)-(d) or (t).				
a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.						
•	<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>						
<ul> <li>3. Copies of the certified copies of the prior</li> <li>application from the International But</li> <li>* See the attached detailed Office action for a list</li> </ul>	reau (PCT Rule	17.2(a)).		stage			
14) Acknowledgment is made of a claim for domest				application).			
a) ☐ The translation of the foreign language pro	ovisional applica	tion has been re	eceived.				
Attachment(s)	• •						
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449) Paper No(s)</li> </ol>	4) [ 5) [ . 6) [	Notice of Informa	ary (PTO-413) Paper No( al Patent Application (PTC				

Application/Control Number: 08/899,410

Art Unit: 3627

## **DETAILED ACTION**

## Request for Continued Examination

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on May 1, 2002 has been entered.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 22-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Newsome (4,457,960) in view of Lai et al. (5,2722,36).

Newsome teaches linear low density polyethylene (LLDPE) used in multiple layer molecularly oriented films (Abstract). The film includes a first barrier layer having two opposing surfaces wherein first and/or second pairs of layers are adhered. In preferred structures the first pair of layers comprises 70% to 100% EVA and the second pair of layers comprises 10% to 90% LLDPE. In an embodiment involving a partial reversal of roles, the first pair of layers comprises 50% to 100% LLDPE. The second and third layers, or barrier layer, may comprise an ethylene vinyl acetate (EVA), and the fourth layer comprises 10% to 100% LLDPE (column 2, lines 40 to column 3, line 24). Newsome uses conventional LLDPE, wherein one

Application/Control Number: 08/899,410

Art Unit: 3627

commercially available material is DOWLEX (column 5, lines 45+). The barrier layer may be ethylene vinyl alcohol copolymer (column 3, lines 25-28). A substantial end use of the film is in heat sealable shrink bags for utilization particularly in packaging (column 3, lines 32-37). The thickness of each layer of the film is essentially the same as the same layer in conventional shrink films. By way of example in a typical film used to make the bag of Figures 1 and 2, the overall film thickness is 2.25 mils. Layers 14 and 18 are 0.4 mil, and layer 16 is 1.45 mils (column 4, lines 60-65).

Newsome does not teach using metallocene catalyzed polyethylenes, or polymers or copolymers formed by a polymerization reaction with a single site catalyst.

Lai et al. teaches a substantially linear polyethylene that has superior properties to conventional polyethylenes, wherein comparisons are made between their invention and DOWLEX 2054, a conventional LLDPE (see Examples 7-9). They also teach that the polymers of their invention are superior to conventional polyethylene polymers in terms of gloss, haze, dart impact, and clarity (see Examples 10-13).

Lai et al. teaches substantially linear polymers can be homopolymers of  $C_2$ - $C_{20}$  olefins, such as ethylene or polypropylene. The substantially linear polymers can also be interpolymers of ethylene with at least one of a  $C_3$ - $C_{20}$   $\alpha$ -olefins. Monomers usefully polymerized include, for example, ethylenically unsaturated monomers. Preferred monomers include  $C_2$ - $C_{10}$   $\alpha$ -olefins, especially ethylene, propylene, 1-butene, 1-hexene, and 1-octene (column 3, lines 25-47).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have used substantially linear olefin polymers of the type taught by Lai et al. in place of the DOWLEX used in the films taught by Newsome, in order to have produced a film having higher gloss, lower haze, and better clarity.

Although Newsome fails to expressly teach irradiation of the film, it is conventional to cross-link films in order to improve the abrasion resistance of the film. It would have been

obvious to one having ordinary skill in the art at the time the invention was made to have irradiated the film taught by Newsome in order to have cross-linked the layers and to have improved the abrasion resistance.

It would have been obvious to one having ordinary skill in the art to have varied the thickness of the layers based upon the desired degree of strength and flexibility. Since the Newsome reference teaches film layer thicknesses which are reasonably close to that which is claimed, varying the thickness of the film layers is deemed to be routine optimization and would have been obvious to one having ordinary skill in the art based upon the desired properties.

4. Claims 22-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Newsome (4,457,960) in view of Schut "Enter a New Generation of Polyolefins" Nov. 1991, Plastics Technology, or Van Der Sanden "A New Family of Linear Ethylene Polymers With Enhanced Sealing Performance" February 1992.

Newsome has been discussed in the previous paragraph. Newsome does not teach using metallocene catalyzed polyethylenes, or polymers or copolymers formed by a polymerization reaction with a single site catalyst.

Schut, an Exxon trade journal, teaches a new line of linear low density polyolefins made using homogenous single site metallocene catalysts, wherein the polyolefins have a density of at least 0.90 g/cc. Furthermore, Schut teaches that EXXPOL EXACT-101 has a total impact strength of 107 in.-lb. These polyolefins have physical characteristics far superior to traditional polyolefins produced from conventional Ziegler/Natta catalysis. For example: metallocene catalyzed polyolefins have lower heat-seal initiation temperatures, higher strength (Dart impact results), and better clarity. The superior attributes of these metallocene catalyzed polyolefins are further elaborated in Van der Sanden et al. (Pages 99-100); and they further teach that these polyolefins are a choice material in the production of heat sealable films. Finally, it should be

Application/Control Number: 08/899,410

Art Unit: 3627

noted that metallocene catalyzed polyolefins (propylene, 1-butene, 1-hexene, or 1-octene/ethylene copolymers) are commercially available from Dow in the form of "Affinity" or from Exxon in the form of "Exact". As discussed above Van der Sanden et al. and Schut teach that commercially available metallocene catalyzed LLDPE have physical properties far superior to that of analogous LLDPE formed by Ziegler-Natta catalysis.

It would have been obvious to one having ordinary skill in the art at the time of the invention to have used the commercially available metallocene catalyzed LLDPE of the type taught by Schut or Van der Sanden et al. in the laminate structure of Newsome to have produced a film with superior strength and performance.

Although Newsome fails to expressly teach irradiation of the film, it is conventional to cross-link films in order to improve the abrasion resistance of the film. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have irradiated the film taught by Newsome in order to have cross-linked the layers and to have improved the abrasion resistance.

It would have been obvious to one having ordinary skill in the art to have varied the thickness of the layers based upon the desired degree of strength and flexibility. Since the Newsome reference teaches film layer thicknesses which are reasonably close to that which is claimed, varying the thickness of the film layers is deemed to be routine optimization and would have been obvious to one having ordinary skill in the art based upon the desired properties.

It would have been obvious to one having ordinary skill in the art in view of the teachings of Schut or Van der Sanden et al. to have arrived at Applicant's claimed invention. Therefore, the claimed "ethylene alpha-olefin copolymer formed by a polymerization reaction in the presence of a single site catalyst would have been obvious to one having ordinary skill in the art.

Application/Control Number: 08/899,410 Page 6

Art Unit: 3627

Where the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation. *In re Aller*, 220 F.2d 454, 105 USPQ 233, 235 (CCPA 1955).

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rena L. Dye whose telephone number is 703-308-4331. The examiner can normally be reached on Monday -Thursday 8:30 AM - 7:00 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski can be reached on 703-308-5183. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9326 for regular communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

Rena L. Dye

Primary Examiner
Art Unit 3627